UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

In re:

Docket #20cv8924

: 1:20-cv-08924-CM PAYNE, et al.,

Plaintiffs, :

- against -

DE BLASIO, et al., : New York, New York

June 15, 2021

Defendants. :

-----: TELEPHONE CONFERENCE

PROCEEDINGS BEFORE THE HONORABLE GABRIEL W. GORENSTEIN, UNITED STATES MAGISTRATE JUDGE

APPEARANCES:

For Payne Plaintiffs: LEGAL AID SOCIETY

BY: COREY STOUGHTON, ESQ.

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New York, New York 10036

For Sow Plaintiffs: COHEN & GREEN

BY: REMY GREEN, ESQ.

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Ridgewood, new York 11385

For Sierra Plaintiffs: RICKNER PLLC

BY: ROB RICKNER, ESQ.

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For Wood Plaintiffs: KAUFMAN LIEB LEBOWITZ & FRICK LLP

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of the State of New

York:

For Plaintiff People NEW YORK STATE OFFICE OF

THE ATTORNEY GENERAL

BY: TRAVIS ENGLAND, ESQ.

28 Liberty Street

New York, New York 10005

For Defendants: NEW YORK CITY LAW DEPARTMENT

BY: DARA WEISS, ESQ. ELISSA JACOBS, ESQ.

100 Church Street

New York, New York 10007

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Re- Re-Witness Direct Cross Direct Cross Court

None

EXHIBITS

Exhibit Voir Number Description ID In Dire

None

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1
2
             THE CLERK: Payne, et al. v. De Blasio, et al.,
   20cv8924. Counsel, please state your names and
3
   appearances for the record starting with plaintiffs.
 4
5
             MS. COREY STOUGHTON: This is Corey Stoughton
   for the Payne case for the plaintiffs.
6
7
             MX. REMY GREEN: This is Remy Green for the Sow
   plaintiffs, and for the recording, if anyone orders the
8
9
   transcript, my name should appear Mx. Green, M-X-period,
10
   rather than Mr. or Ms.
11
             MR. ROB RICKNER: Rob Rickner for Sierra
12
   plaintiffs, good morning.
13
             MS. ALISON FRICK: Good morning, this is Alison
   Frick for the Wood case.
14
15
             MR. ANDREW STOLL: And good morning, this is
16
   Andrew Stole for Cameron Yates.
17
             MR. TRAVIS ENGLAND: Good morning, this is
18
   Travis England for plaintiff People of the State of New
19
   York.
             THE COURT: And for defendants.
20
21
             MS. DARA WEISS: Good morning, this is Dara
22
   Weiss for the defendants from the New York City Law
23
   Department.
24
             MS. ELISSA JACOBS: (indiscernible)
25
             THE COURT: I think we better try that again.
```

```
5
 1
2
             MS. JACOBS:
                          Sure, this is Elissa Jacobs also
   from Corporation Counsel for the defendants.
3
             THE COURT: Okay. Who will be speaking, who is
4
5
   the attorney who will speaking for plaintiffs?
             MS. STOUGHTON: Following the Judge's order,
6
7
   we've got one attorney to speak to each of the three
   issues that we've raised, if that's all right with the
8
9
   Court, and the way we've organized it is that, this is
10
   Corey Stoughton from the Payne case who will speak for all
11
   plaintiffs on the first issue that we raise, the lack of
12
   production. Mx. Green, I'm sorry, yes, Mx. Green will
13
   speak on the second issue, the responses and objections.
14
   And Mr. Rickner will speak on the third issue about the
15
   interrogatories.
16
             THE COURT: Okay, I, the interrogatories I guess
17
   I can accept as separate, I'm not sure I understand one
18
   and two to be quite as separate as you think they are but
19
   we'll see how this all works. Who's speaking for the
   defendants?
20
21
             MS. WEISS: For the most part, Dara Weiss will
22
   be speaking for the defendants.
23
             THE COURT: Okay. So I've read both sides'
24
   letters and I mean I think the production/objection
25
   problem are to some degree mixed. Because what, I think
```

1 what I would like to see is, you know, some way to give 2 more transparency to the plaintiffs as to what the 3 defendant's process is. So here the defendant gets a 4 5 number of interrogatories. It thinks some are burdensome, overbroad, various other objections, it certainly is going 6 7 to have to make clear under the amendments to the rules whether it's withholding anything under these objections 8 9 but, you know, these are significantly broad document 10 requests, I'm not saying necessarily overly broad, but 11 they obviously are going to require a good deal of work by 12 the City. 13 So, you know, the City is potentially being given the advantage of not having to produce it all for a 14 15 number of weeks completely, but it also in my view needs 16 to do something to express the algorithm, I guess for lack 17 of a better word, that its using to put together this 18 production that it's doing because, you know, what I don't 19 want to have happen is to find, for the plaintiffs to 20 learn for the first time on July 31 that, you know, some 21 whole category or some avenue of production was not 22 pursued that they think they have a right to have pursued, 23 and then they don't find out for six week something that 24 they could have found out tomorrow. 25 So, for example, the defendants could say, you

```
1
   know, I don't even know if we've gotten into ESI but we'll
2
   put that aside for the moment, they could say, you know,
3
   we are doing, we are searching, you know, the hard files
4
5
   or non-email files of these custodians and we are, you
   know, I can't even imagine what the algorithm is because I
6
7
   don't know enough about how documents are kept by the
   police department, but I'm just, I just, I don't see, I
8
9
   see a disadvantage to everyone if it's a completely closed
10
   door that the plaintiffs don't know what it is the City is
11
   doing to conduct the search.
12
             So since I put a burden on the City I'm going to
13
   turn to defendants to address what they think they could
   do to be forthcoming about what their algorithm is?
14
15
             MS. WEISS: Yes, Your Honor, this is Dara Weiss.
16
   Not a problem at all, I have actually been spending the
17
   last couple of days as I had offered the plaintiffs during
   a meet and confer last week to amend our responses to try
18
19
   to specify what our objections are and to offer what we
20
   would be producing. And also ask I had advised them during
21
   our meet and confer last week, we do intend to produce
22
   really the great majority of what they have asked for.
23
             As you mentioned, they have asked for really
24
   broad categories of documents, but we do, the defendants
25
   and the City do understand why they're asking for most of
```

what they're asking for. They do have Monell claims.

These were demonstrations that took place lover a long
period of time. Most of what they're asking for is not
outside the realm of what we think is appropriate. Some
of it is very burdensome, we're not sure yet what is
overly burdensome.

For example, they ask for some documents back form the WEF demonstrations which took place in New York City in 2002. I know from experience because I worked on the litigations that arose out of those demonstrations that those are, you know, paper files, not computerized, that had been archived after those litigations were finished and put into storage, I can't even imagine where. I know at one point there was a flood in one of the archive sites. I, although I haven't confirmed this with the police department, I would imagine something like that might be overly burdensome, especially in light of the value they might be to this litigation considering those were things that took place 20 years ago.

But we do intend to produce really, I mean more than even just the great majority of the documents that plaintiffs are asking for. It is taking a good bit of time, especially now in light of the recent unauthorized access that occurred last week within the Law Department's

IT environment, a lot of the progress that we have made in reviewing the documents that we currently do have has kind of ground to a standstill. So it's taken longer than we had hoped to get some of these documents out, you know, whereas we had sort of 24/7 access to these documents working remotely, we don't have quite that freedom of access right now. So, you know, we certainly do intend to get a huge amount of these documents that have been requested We are certainly more than happy to, you know, as you put it, give them the algorithm of what we're thinking we're going to produce and provide more specificity on what we won't produce and why, be it privilege, or burden,

or whatever it may be.

THE COURT: Okay, well the algorithm doesn't necessarily align with objections, so the more information you can give on the objections and what they mean and whether they mean the withholding of documents, I certainly want that, and it sounds like you're planning to do that, and perhaps we should talk about a date by which you can do that. But I was thinking something beyond that which is to the extent you're using a process and saying, and you gave an example which is we will or we will not be able to find these documents from this other

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1
                                                      10
2
   demonstration. Or you will or will not be looking to some
   other custodians because it's too burdensome or they're
3
   not available. I'd like that to be disclosed, as well, as
4
5
   soon as you know it. So that, I mean it would come out in
   some form eventually anyway, I just want it to come out
6
7
   essentially sooner rather than later and in a way as soon
   as you know it. So if you know you're not going to do a
8
9
   particular type of search or if you know you are doing a
10
   particular type of search, it seems like there needs to be
11
   a way you can express that so it doesn't come as a
12
   surprise when you announce your document production is
13
   finished. Do you think there is something you can do to
14
   do that, Ms. Weiss?
15
             MS. WEISS: Yes, we can absolutely do that, Your
16
   Honor.
17
             THE COURT: Okay. And what was the plan for
18
   providing revised responses and objections in terms of the
19
   date?
20
             MS. WEISS: As I mentioned earlier, I have been
21
   working on that. Revised responses and objections, as I
22
   put in my letter, I can have within five business days, I
23
   can have them to plaintiffs by Friday, possibly even
24
   before. But just to be safe I would say Friday. And that's
25
   not necessarily going to be with what Your Honor just, you
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1
                                                      11
 2
    know, noted with what documents we're definitely not
    producing because that would require, you know,
 3
    consultation with our clients and they might not know
 4
 5
    immediately what the burden would be for each particular
    document. But we could do that as soon as we find out,
 6
 7
    with each particular thing that we think might be
   problematic. Some we might know immediately, some might
 8
 9
    take a little more digging to figure out if it's something
10
    would be much too difficult or impossible to find.
11
             THE COURT:
                         Okay.
12
             MS. WEISS: You know, I'm just not sure as I sit
13
   here.
14
             THE COURT: I'm envisioning two documents. One
15
    is the classic responses to the document requests with
16
    objections. I'm also envisioning a letter that is
17
    descriptive of what you are doing and perhaps what you are
18
    not going to do with respect to searching for documents.
19
    Can you provide such a letter by Friday that will be
20
   meaningful to the plaintiffs?
21
             MS. WEISS: I can try but I can't promise
22
    exactly how descriptive and meaningful it will be, Your
23
    Honor, by Friday I just don't know.
24
             THE COURT: Well if it was the following week,
25
    would that be more descriptive and meaningful?
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1
                                                      12
 2
             MS. WEISS:
                         Absolutely.
 3
             THE COURT:
                         Okay, well why don't we hear, before
 4
    we --
 5
             MX. GREEN: Your Honor, this is Remy Green, may
    I say something on this point?
 6
 7
             THE COURT: Yes, I was about to turn to the
   plaintiffs.
 8
 9
             MX. GREEN:
                         Okay. I suppose what I would like to
10
    say on this is the Court ordered rolling productions to
11
    begin in April. We've been supposed to have productions
12
    rolling even, you know, by defendants' standards, you
13
    know, as soon as they finished a batch it was supposed to
14
    go out. So we know they haven't finished a batch. And they
15
    have already objected to things as burdensome, right?
16
    think, you know, I think they called every single document
17
    burdensome. So it's very troubling to me to hear that
18
    they don't know what the burden is because you're supposed
19
    to, especially (indiscernible) amendments, explain what
20
    the burden is. And I, you know, I understand the situation
21
    we're in but it doesn't seem ,fair to me or compatible
22
    with the scheduled the Court has set to not find out what
23
    they think, you know, what they're doing until the end of
24
    June, you know. This had already gotten us to a place
25
    where we are severely prejudiced, we are required to
```

1 13 2 identify our experts by August 1, there's a September deadline for class certification motions. 3 There are any number of any deadlines and as Your Honor identified, 4 5 right, the schedule is built around the idea that we are getting productions and we have been getting productions 6 7 since June. So to only find out what searches they're doing by the end of next week, that's just not workable I 8 don't think. 9 10 And I'm sorry, I said August 1, I mixed up 11 sevens and eights in my head, what I meant was the expert 12 deadline is July 1. THE COURT: Right. Well, I mean, I mean the 13 14 difference between, I'd like to get, you know, useful 15 information out of them. So they already have something 16 they have to produce by this Friday, I want them to get 17 those objections, right, and I think that's going to go a 18 long way to telling us where we are. But I didn't get a 19 chance to ask Ms. Weiss, are you, what is the plan on 20 actually producing documents and, you know, there has 21 already been a mention that you had to collect a whole 22 bunch of documents for the Attorney General already, it 23 seems like those would be easily producible, though, I 24 mean maybe that's not something that plaintiffs care 25 Perhaps, do the other plaintiffs have the Attorney

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1
                                                      14
 2
   General documents?
             MS. STOUGHTON: Your Honor, this is Corey
 3
   Stoughton, we have access to the documents that were
 4
 5
   produced to the Attorney General, but it's important to
   note that those documents are fairly limited and were not
 6
 7
    complete even at the time they were produced. And, you
    know, there are other batches of documents that I think, I
 8
 9
    would assume wound up in what Ms. Weiss suggested, you
10
    know, that she's put together for other investigations,
11
    the Law Department's investigations, the Department of
12
    Investigation's investigation. And I think it would be,
13
    you know, as Your Honor was getting to, really critical,
14
    and Mx. Green was pointing out, you know, it's very clear
15
    that the production of the revised responses and
16
    objections and a letter will be very useful information
17
    that will help move things along.
18
             But, you know, I think all of us have the
19
    experience that you don't really know what's going to
20
    happen until you start getting the documents. And so we'd
21
    really ask for a clear deadline to start rolling
22
    production and get those documents moving which is really
    critical to maintain, you know, stay on the schedule that
23
24
    the Court has set.
25
             THE COURT: All right. So, Ms. Weiss, I was
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1
                                                      15
2
   about to ask you when can we actually start getting some
   documents?
 3
             MS. WEISS: Before I answer that, I just want to
4
5
   point out that the plaintiffs have subpoenaed both the
   Department of Investigation and two separate parties who
6
7
   did work with respect to the investigations that the
   Corporation Counsel did with regard to the protests last
8
   summer. So they're also going other routes to try to get
9
10
   documents.
11
             THE COURT: I'm sorry, if I could just, I'm a
12
   little, I'm confused. I would have thought DOI was part of
13
   the City and that that would be your responsibility to
14
   produce.
15
             MS. WEISS: Yeah, they are, so we're not quite
16
   sure why they felt the need to subpoena the documents from
17
   DOI, but I did want to point that out. We --
18
             THE COURT: Well it doesn't answer my question
19
   in the least, so why don't we try to answer my question
20
   which is when there could be actual production of
21
   documents by the City, whoever it is?
22
             MS. WEISS: We have the documents in our
23
   possession, they have to be reviewed by our office for
24
   privilege which is being done right now. Unfortunately,
25
   because of the unauthorized access and the IT problems it
```

1 16 caused, it is going slower, that has come to a bit of a 2 slowdown. And then it's got to be put in a format which 3 was agreed, the electronic format which was agreed between 4 5 and among the parties. I don't have a date by which that can be done. 6 7 I do have other documents that I can access quicker that I could send out. We've been sending out, a 8 9 lot of videos have been produced. I have other documents 10 that I can send out. But the documents from the DOI 11 report, I just, there are so many thousands of pages and 12 the reviews are slow. So I just, I don't know, I can't put 13 a date, you know, certainly before the July 31 deadline, 14 but beyond that I just, I don't know what, you know, I can 15 give a date but I just don't know that we would be able to 16 finish it by that point. 17 THE COURT: But the question is not finishing 18 it, the question is the rolling production which was 19 apparently agreed to and, in fact, I think perhaps 20 ordered. So the problem is there's a lot of mystery and 21 the mystery, the veil of mystery needs to be lifted. So 22 when you say there's thousands of documents, I don't know 23 how many thousands, I don't know how many people are 24 assigned to reviewing them, I don't know how long it's

going to take. I don't know if you have 1,000 documents

25

1 17 2 sitting ready right now. I don't know if you have zero ready right now. this is part of what needs to be 3 disclosed and what I was referring to as the algorithm. 4 5 Separate and apart from the objections, there has to be much more transparency about what you have and what you're 6 7 going to do so that I can make a judgment about whether, about, well before I make a judgment, so that you can, the 8 9 plaintiffs can make a judgment about whether they can make 10 an application to require you to do more or not. Right 11 now, if they have no information then, and I have no 12 information, my reaction is to say, you know, it's not 13 acceptable to produce these documents on July 31, I want you to produce, you know, 1,000 documents next Friday. 14 15 Now, I don't want to fly blindly like that, I 16 need to have information in order to make judgments about 17 that. So I don't know that we can wait until a week from 18 Friday to get what I'm calling the algorithm letter. I 19 think you need to be, do something by, if not Friday, 20 Monday, that sets forth what you're doing, what you 21 collected, what it's going to take, how many people are 22 doing it so that you can make your case first to the 23 plaintiffs about why what you're doing is reasonable, if 24 that's what you think it is, and if they don't, they can 25 come to me and say, you know, no, this has got to happen

```
18
 1
 2
   much faster.
             So, you know, I'm willing to give you the Friday
 3
    on the objections and Monday on this letter that describes
 4
 5
    exactly what it is you're doing, and then if we need to
   have, and maybe it makes sense to plan another conference
 6
 7
    after you explain all that so that we can see where we
         But right now, if you don't give me any information,
 8
 9
   Ms. Weiss, then I have to make judgments without
10
    information and you may be very unhappy with those.
11
             MS. WEISS:
                         I will certainly be able to get more
12
    information.
13
             MX. GREEN: Thank you, Judge.
             THE COURT: Mx. Green, go ahead.
14
15
             MX. GREEN: Somewhere between a request and a
16
    suggestion, it might make sense to calendar weekly
17
    conferences or something like that, maybe biweekly, from
18
    now until July 31, so that rather than going through kind
19
    of I think ultimately with the useless meet and confer
20
    process in this instance, you know, we can hammer these
21
    things out on the schedule the Court has set.
22
             THE COURT: No, I have a trial that's starting
23
   next week and continuing, and this is one of several
24
   hundred cases I have. I can't promise that I'm going to be
25
    able to have a conference on this every week and, in fact,
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1
                                                      19
 2
   it would hurt the process that I want to be used which is
    a discussion among counsel and not an assumption that the
 3
    Court is necessarily going to resolve everything.
 4
 5
             So I said I'm willing to set something up, I
    think, as it turns out, well, if we're going to do this
 6
 7
   next week, unfortunately it's going to have to be at five
   because I'm going to have a trial all day. I'm willing to
 8
 9
    try one conference next week to see if that helps. So why
10
    don't we tentatively put this down for Thursday, the 24th,
11
    at 5 p.m. And, you know, I'll take a break from the trial
12
    if it goes late to do this. It's possible that, you know,
13
    I might have to do a jury charge that evening and I won't
14
   be able to do it, so if suddenly postpone at the last
15
   minute, don't be surprised, it will just probably be for a
16
    couple of days until the following week, but I don't know
17
    what night I'm going to have to do the jury charge. So
18
    we'll say the 24^{th} at 5 p.m., any problem from the
19
   plaintiffs for that time?
20
             MS. STOUGHTON: Your Honor, for Payne, that's
21
    fine with us.
22
             THE COURT: Okay, from defendants?
23
             MS. WEISS:
                         Sorry, Your Honor, I couldn't find
24
    my unmute button, that is fine for the defendants.
25
             THE COURT:
                         Okay. So the same dial-in number is
```

```
20
 1
 2
    for the public and for the attorneys, either way I should
   have said at the beginning that any recording of the
 3
   proceeding is prohibited and dissemination of this
 4
 5
   proceeding is also prohibited. Obviously, the parties can
    order the transcript.
 6
 7
             Okay, I'm not sure what --
             MS. STOUGHTON: Your Honor?
 8
 9
             THE COURT: Yes?
10
             MS. STOUGHTON: I'm sorry, this is Corey
11
    Stoughton for the plaintiffs, I very much appreciate the
12
    order for the algorithm letter and the updated responses
13
    and objections and the conference next week. In light of
14
    the fact that the conference won't happen until the 24th,
15
    and especially with the possibility that it might be put
16
    off further, I'd like to respectfully ask that the Court
17
    also order the City to begin rolling production. I
18
    recognize that we don't know how many documents the City
19
    actually, that Corporation Counsel, rather, actually has
20
    in its possession, but given that rolling production was
21
    meant to begin on April 24, it's inconceivable to me that
22
    they cannot begin rolling production immediately of at
    least some of the documents that have been reviewed or
23
24
    that are being reviewed. And if we don't get started on
25
    that production of documents, it's putting such pressure
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```
1
                                                      21
2
   on this tight schedule that I know there are many people
   in the plaintiffs' group that are concerned about meeting
 3
   other deadlines. So if that's something the Court would
 4
5
   consider making part of today's order, the plaintiffs
   would very much appreciate it.
6
 7
             THE COURT: Ms. Weiss, is there literally
8
   nothing ready?
             MS. WEISS: There is, Your Honor. Plaintiffs
9
10
   asked us to prioritize --
11
             THE COURT: There is meaning there is literally
12
   nothing, or there is not literally --
13
             MS. WEISS: No, no, there is, and we have been
   producing video which plaintiffs asked us to prioritize.
14
15
             THE COURT: Wait, just forget the video, we now
16
   you produced video, they would like some documents, are
17
   there literally no --
             MS. WEISS: There are documents that we can --
18
19
   there are documents that we can serve, as I mentioned
20
   earlier, and we will, we will produce them.
21
             THE COURT: Okay, what date? I mean if they're
22
   ready, how about tomorrow, you know, that would be great?
23
             MS. WEISS: But they're not, they're not in the
24
   agreed upon format. I can serve them as PDFs but they will
25
   not be in the agreed upon format, and they cannot be
```

```
1
                                                      22
2
   tomorrow because I do not have, tomorrow is Wednesday, I
   actually can serve documents tomorrow but they might not
 3
   be in the agreed upon electronic format that the parties
 4
5
   agreed to because we don't have our usual access to our
   system. I can just serve a production of PDF documents. If
 6
7
   that's acceptable to plaintiffs, then I can do that
8
   tomorrow.
9
             THE COURT: Ms. Stoughton, I think you were the
10
   one who was talking, right?
11
             MS. STOUGHTON: I think we can accept that as
12
   long as they can be reproduced once they have an
13
   opportunity, but I think that would be very helpful
14
   because it would allow us to get started in reviewing the
15
   documents. Is that all right?
16
             THE COURT: Ms. Weiss, can you produce them as
17
   PDFs and then do whatever this process is that converts
18
   them to the proper format, as well?
19
             MS. WEISS: Absolutely, thank you.
20
             THE COURT: So (indiscernible) production --
21
             MX. GREEN: Your Honor --
22
             THE COURT: Hold on, let's have a production
23
   then tomorrow of what you have and then, I mean I think it
24
   makes sense, and this was something plaintiffs requested,
25
   to, you know, have a date where you just produce your
```

```
1
                                                      23
   rolling production each week, whatever you have, if
2
   there's one document or a thousand documents, what's the
3
   problem with doing that, Ms. Weiss?
4
5
             MS. WEISS: There is no problem.
             THE COURT:
                         Okay, then let's say every Wednesday
 6
7
   since you're doing it for the first time tomorrow.
             MS. WEISS: Your Honor, we had actually agreed
8
9
   on Thursday, there's some internal deadlines that
10
   Thursdays were generally, were easier for our office. And
11
   after speaking to our internal e-discovery group, we had
12
   spoken about biweekly, every two weeks, because it is
13
   quite an onerous process to convert documents into the
14
   format that were agreed on among the parties. And to do
15
   it weekly, even if it's one page, it's a very difficult
16
   and time consuming process. And to do it weekly is just
17
   very, very difficult. So we had spoken about doing it
18
   every two weeks and plaintiffs had agreed. Yes, Your
   Honor, sorry.
19
20
             THE COURT: I mean I'm surprised that, what is
21
   this other format they're being converted to?
22
             MS. WEISS: I have to say that I don't know, I
23
   don't understand it, I'm not much of an electronic
24
   discovery tech person. The parties had agreed to, and not
25
   myself personally, nor anyone from the defendants who is
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1
                                                      24
   on the phone call, had agreed to a format and a way to
2
   produce the documents. And it's not just sort of emailing
3
   documents in a PDF format, perhaps there is someone on the
4
5
   line from plaintiffs who can explain it, but it's --
             THE COURT: No, I don't want it explained, but
 6
7
   here's the part that doesn't make sense to me. If from
   your point of view you say this PDF is good to go and then
8
9
   you send it to the computer people, or these 500 PDFs are
10
   good to go and you send it to the computer people, and the
11
   computer people are doing some, you know, terribly
12
   difficult, lengthy, whatever process it is that suggests
13
   you can't do it once a week, is there a problem with, I
14
   mean maybe the plaintiffs don't want this, with producing
15
   the PDFs and then having this computer process happen
16
   separately?
17
             MS. WEISS: Well we had discussed early on --
18
             THE COURT: You've already agreed to do that for
19
   the first production, I'm just wondering, you know, if
20
   that's going to speed things along for other productions?
21
             MX. GREEN: Your Honor, this is Remy Green --
22
             THE COURT: Hold on, go ahead. Go ahead, Mx.
23
   Green.
24
             MX. GREEN: We tried to discuss this on the meet
25
   and confer and I, frankly, you know, as somebody who as a
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25 1 younger lawyer my entire career has been e-discovery, the 2 assertions here are baffling. I don't understand, right, 3 we've asked for things in their native format so there is 4 5 actually less to do to produce them than there would normally, because you're not converting them to PDF, 6 7 you're producing them in native format. And beyond that, my understanding is that the City has employed a vendor, 8 9 so they're not, they're not doing any of this internally, 10 they're sending documents off to a vendor who can produce 11 them. And, you know, we have tried to get color on why 12 this is going to take so long, and we haven't been able 13 to. And maybe the right answer is they can explain why 14 it's taking so long or why it's burdensome in the Monday 15 But, otherwise, I just, I don't, you know, have 16 in my head any e-discovery issues. What Ms. Weiss is 17 saying makes absolutely no sense to me. 18 THE COURT: Well I'm certainly not going to be 19 of any help. So we're getting the PDF production tomorrow 20 and I quess the dispute is about how often you should do 21 this rolling production. Ms. Weiss says that there was an 22 agreement to do it every two weeks, so why don't we assume 23 every two weeks is acceptable until the parties come to me 24 and say they no longer can live with that. So let's see

what you get tomorrow and then we'll see where we are I

25

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26
 1
2
   quess.
 3
             MS. STOUGHTON: Thank you, this is Ms.
   Stoughton, I think we can live with that, I'll just say,
4
5
   and I think this is, perhaps, what Your Honor was hinting
   at, but we agreed to two weeks when we were back in May
6
7
   and I will just say on behalf of plaintiffs, I'm a little
   bit worried that every two weeks, whether two weeks works
8
9
   or not really depends on the volume of production and the
10
   consistency and substantiality of it. But I hear Your
11
   Honor saying we'll come back, we'll see how it is and come
12
   back on that --
13
             THE COURT: You have the option to come back. I
14
   mean if they haven't been doing production, you know, at
15
   all, the fact that you agreed to two weeks, you know, a
16
   long time ago, I don't think you're going to be bound by
17
   that. But let's try it and see what we get and then
18
   you'll come back to me.
19
             MS. STOUGHTON: Thank you, Your Honor.
20
             THE COURT: I think all that's left outstanding
21
   is whatever the interrogatory issue is, which I'm not
22
   quite sure what it is. So is there anything else on non-
23
   interrogatory materials?
24
             MX. GREEN: Your Honor, I guess I would ask,
25
   this is Remy Green again, I would ask that in the amended
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27
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 2
    response and in the order related to the amended response,
    that we do hold, that you hold the City's feet to the fire
 3
    a little bit in finding that, you know, objections that
 4
    don't comply with the 2015 amendment are now waived so
 5
    that we don't have to be back here on this issue again.
 6
 7
             THE COURT: I'm not going to make a prospective
    ruling of that kind. And I'm not sure what order you're
 8
 9
    referring to other than the orders that I've stated here
10
    today --
11
             MX. GREEN: Exactly those orders.
12
             THE COURT: I'm not going to issue a written
13
           Okay, I'm assuming compliance with all rules and
    we'll take it from there if it doesn't happen.
14
15
             All right, as to the interrogatory, who is
16
    speaking on that from plaintiffs?
17
             MR. RICKNER: This is Rob Rickner for the
18
   plaintiff, hello, Your Honor. I think this actually goes
19
    to the algorithm that we've discussed beforehand. The
20
    reason that we want each of the individual defendants to
21
    sign the interrogatories is because we want the plaintiffs
22
    to do or, excuse me, the defendants to do the work to get
23
    good information into those interrogatories.
24
             Using the mayor as an example, one of the key
25
    questions we have it who from the mayor's office was
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28
 1
   supervising or observing the protests and relaying
2
   information to this final policy maker? Right now we
3
   don't have that information. Now, we're presuming that if
4
5
   the mayor signs the verification and swears to it and
   swears to the information in the interrogatory responses,
6
7
   which is required under the rules, that the mayor's office
   will make sure that they have good information in response
8
9
   to that question.
10
             So that's what we're trying to get to. If, you
11
   know, Commissioner Shea signs an interrogatory, presumably
12
   the interrogatory he signs will have the best information
13
   he has in response. And that gets us the witnesses we need
14
   so that we can identify them as ESI custodians and
15
   potential people we'd want to take depositions from.
16
             That's really, I think, the key point here, and
17
   also --
18
             THE COURT: I read your letter, I remember
19
   something about the signing, but in your little section
20
   three here did you even talk about signing? I didn't know
21
   this was a big deal, I thought it was a failure to provide
22
   names of witnesses, I thought that was the big problem?
23
             MR. RICKNER: Well it is a big problem, there's
24
   two parts to it and we're trying to get to the names of
25
   witnesses. But the title of our section is "Interrogatory
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29
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2
   Responses Must Be Answered Completely and Verified Under
   Oath by Each Defendant." And the verification under oath,
3
   as well as being simply required by the Federal Rules,
 4
5
   also is a way to get to the first part, which is complete
   responses since somebody has to actually sign off of them.
 6
 7
             In addition, you know, most of the responses
   refer to documents which haven't been produced yet. Now I
8
9
   understand that, you know, until the documents are
10
   produced, the defendants may not have that information,
11
   but I do think that they have the ability to call up their
12
   individual clients and say we have 14 questions here, we
13
   want to look at the, you know, we want to know the precise
14
   answers and we want you to swear to them.
15
             THE COURT: Okay. Well, unfortunately, it was
16
   within your heading but not described anywhere in the
17
   text, so I don't think the defendants even have thought
18
   about this. I'm sure they've thought about it but I don't
19
   have a written response from them. So, I mean, how many
20
   defendants are there?
21
             MS. WEISS: Your Honor?
22
             THE COURT: No, no, one person per issue.
23
   Mr. Rickner, how many defendants are there?
24
             MR. RICKNER: My understanding is, is that there
25
   are 33 total.
```

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1
                                                      30
             THE COURT: Yes, I mean, you know, I'm entitled
2
   to limit discovery and having 33 signatures on
3
   interrogatories may not be the most useful thing to do
4
5
   when the defendants are going to be responsible, you know,
   anyway, for what is said in those interrogatories. I
 6
7
   don't feel this has been -- hold on. Hold on. I don't
   think the issue of signing has been properly presented to
8
9
   me. I want this to be a discussion between the plaintiff
10
   and the defendant, I have a specific rule about how to
11
   present issues to me, paragraph 2(A), this is not
12
   described in any way, shape or form in the text of this
13
   letter. So the swearing part is not something that I feel
14
   is properly presented.
             So, Mr. Rickner, what other issue on the
15
16
   interrogatories should we deal with?
17
             MR. RICKNER: Well we also want complete answers
18
   to the interrogatories. You know, for example, we want to
19
   know who the highest ranking officers were at each
20
             In response, we got a heavily redacted
   protest.
21
   spreadsheet that only has their last names, it doesn't
22
   have their first names, and that's an incomplete response
23
   to the information we require.
24
             We want to know, you know, which people, as I
25
   said, from the mayor's office were at the protest.
```

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1
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2
   They're key people who can, were communicating with final
   policy makers regarding what was actually happening on the
3
   ground. So the answer --
 4
5
             THE COURT: So the problem is that the responses
   are incomplete and I quess the defendant said they were
6
7
   going to be giving new responses. Ms. Weiss, what's going
   on with the interrogatories?
8
9
             MS. WEISS: Yeah, that's correct. In addition to
10
   giving supplemental responses to the document demands, I'm
11
   also working on supplemental responses to the
12
   interrogatories which I will also have ready on Friday.
   Just with respect to the spreadsheet that was heavily
13
   redacted, I did promise to plaintiffs previously that I
14
15
   would give them that entire spreadsheet unredacted.
16
   Unfortunately, I haven't been able to get that, but I will
17
   be in the office tomorrow and I will get that and send
18
   that out to them tomorrow as part of the production. And,
19
   you know, other information that they want as responsive
20
   to the interrogatories, to the extent that I have that
21
   information currently, it will be part of the
22
   interrogatory responses. And, you know, to the extent that
23
   I don't have it currently, it's part of the searches that
24
   we are currently conducting. I'm not holding back this
25
   information unless it clearly --
```

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1
                                                      32
2
             THE COURT: Are we going to get the names of
   some witnesses in this amended response which I assume is
3
4
   going to be Friday?
5
             MS. WEISS: Yeah, I mean a lot of it is in the
   documents, but I will spell it out more specifically in
6
7
   the interrogatory responses which I will serve on Friday.
             THE COURT: All right, Mr. Rickner, anything
8
9
   else you want to add?
10
             MR. RICKNER: No, Your Honor, not until we see
11
   the actual responses, themselves.
12
             THE COURT:
                         Okay. So, yes, we'll see what
13
   happens and if there is still a problem use my process,
14
   it's very important for the parties to consult and to, you
15
   know, follow what I have in paragraph 2(A) of my
16
   individual practices.
17
             I think we're done from my point of view, I'll
18
   just check with the plaintiffs, anything further from the
19
   plaintiffs' side?
20
             MS. STOUGHTON: No, thank you, Your Honor.
21
             MX. GREEN: Your Honor, this is Remy Green, on
22
   the expert disclosure portion of the Court's schedule, I
23
   think we may need to move that given where we are and we
24
   may want to ask to adjust some other deadlines. Is there a
25
   particular way you'd like us to ask to shuffle those
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1
                                                       33
 2
   deadlines?
 3
             THE COURT: Yes, and that is to address them to
 4
   Judge McMahon who is in charge of the discovery deadlines,
 5
   unless she refers it to me.
 6
             MX. GREEN: That makes a lot of sense, and I
 7
   thought that was the answer but wanted to make sure. Thank
8
   you, Judge.
 9
             THE COURT: Okay. All right, anything from the
10
   defendants' side?
11
             MS. WEISS: No, Your Honor.
12
             THE COURT: Okay. Thank you, everyone. Good-
13
   bye.
14
                  (Whereupon the matter is adjourned.)
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                      3
             I, Carole Ludwig, certify that the foregoing
4
5
   transcript of proceedings in the United States District
6
   Court, Southern District of New York, Payne, et al. versus
7
   De Blasio, et al., docket #20cv8924, was prepared using
   PC-based transcription software and is a true and accurate
8
9
   record of the proceedings.
10
11
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   Signature Carole Ludwig
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   Date: June 17, 2021
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